

*Be it enacted by the Legislature of the state of Utah:* 

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26	Section 1. Section 67-19-14.7 is enacted to read:
27	67-19-14.7. Parental leave Definitions Administration.
28	(1) As used in this section:
29	(a) "Eligible employee" means an employee who:
30	(i) has been employed:
31	(A) at least 12 consecutive months for the executive agency to whom leave is requested
32	under this section; and
33	(B) for at least 1,250 hours of work, excluding paid time off, with the executive agency
34	during the previous 12-month period; and
35	(ii) is a qualified employee.
36	(b) "Executive agency" means:
37	(i) an executive branch:
38	(A) department;
39	(B) agency;
40	(C) board;
41	(D) commission;
42	(E) division; or
43	(F) office; or
44	(ii) a state institution of higher education as described in Section 53B-2-101.
45	(c) "Parental leave" means leave hours an executive agency provides to an eligible
46	employee to be used upon the birth or adoption of the employee's child.
47	(d) (i) "Qualified employee" means an employee who is:
48	(A) in a position that is receiving retirement benefits under Title 49, Utah State
49	Retirement and Insurance Benefit Act; and
50	(B) accruing paid leave benefits that can be used in the current and future calendar
51	years.
52	(ii) "Qualified employee" does not include an employee who is reemployed as that term
53	is defined in Section 49-11-102.
54	(2) (a) Except as provided in Subsections (2)(b) and (c), an executive agency shall
55	allow an eligible employee to use up to 240 hours of paid parental leave based on a 40-hour
56	work week for the birth or adoption of the eligible employee's child.

57	(b) Parental leave described in Subsection (2)(a) shall run concurrently with any leave
58	authorized under the Family and Medical Leave Act of 1993, 29 U.S.C. Sec. 2601 et seq.
59	(c) An executive agency shall allow an eligible employee who is part-time to use the
60	amount of parental leave available to the eligible employee on a pro rata basis as adopted by
61	rule by the department under Subsection (9).
62	(d) The amount of parental leave authorized under Subsection (2)(a) does not increase
63	if an eligible employee has multiple children born from the same pregnancy or adopts multiple
64	children through an adoption process that intends to adopt or results in the adoption of more
65	than one child in the same placement decision.
66	(e) An eligible employee may not take parental leave under this section intermittently,
67	unless the eligible employee's child for whom the eligible employee uses the parental leave is
68	hospitalized for more than five days during the eligible employee's parental leave time.
69	(f) An executive agency may not charge parental leave under this section against sick,
70	annual, compensatory, or other leave.
71	(3) (a) Except as provided in Subsection (3)(b), an eligible employee shall give the
72	executive agency notice at least 30 days before the day on which the eligible employee plans
73	<u>to:</u>
74	(i) begin using parental leave under this section; and
75	(ii) stop using parental leave under this section.
76	(b) If circumstances beyond the eligible employee's control prevent the eligible
77	employee from giving notice in accordance with Subsection (3)(a), the eligible employee shall
78	give each notice described in Subsection (3)(a) as soon as reasonably practicable.
79	(4) For the time period during which an eligible employee uses parental leave under
80	this section, the eligible employee may not provide services for compensation on a full-time
81	basis outside the scope of the eligible employee's employment with the executive agency.
82	(5) (a) An eligible employee's decision to use parental leave under this section may not
83	adversely affect the eligible employee's employment with the executive agency.
84	(b) Following the expiration of an eligible employee's parental leave under this section,
85	the executive agency shall ensure that the eligible employee may return to:
86	(i) the position that the eligible employee held before the eligible employee used the
87	parental leave; or

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on a pro rata basis.

88	(ii) a position within the executive agency that is equivalent to the position that the
89	eligible employee held before the eligible employee used the parental leave, including equal in
90	seniority, status, benefits, and pay.
91	(c) If during the time an eligible employee uses parental leave under this section, the
92	executive agency experiences a reduction in force and, as part of the reduction in force, the
93	eligible employee would have been separated had the eligible employee not been using the
94	parental leave, the executive agency may separate the eligible employee in accordance with any
95	applicable process or procedure as if the eligible employee were not using the parental leave.
96	(6) During the time an eligible employee uses parental leave under this section, the
97	eligible employee shall continue to receive all employment related benefits and payments at the
98	same level that the eligible employee received immediately before beginning the parental leave,
99	including:
100	(a) medical benefits;
101	(b) retirement related service credit and employer paid retirement contributions; and
102	(c) paid time off.
103	(7) An executive agency may not:
104	(a) interfere with or otherwise restrain an eligible employee from using parental leave
105	in accordance with this section; or
106	(b) take any adverse employment action against an eligible employee, including
107	discharging, fining, suspending, expelling, or disciplining for using parental leave in
108	accordance with this section.
109	(8) Each executive agency shall provide each employee written information regarding
110	an eligible employee's right to parental leave under this section.
111	(9) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
112	department shall make rules for the use and administration of parental leave under this section,
113	including a schedule that provides paid parental leave for an eligible employee who is part-time